writing by the Committee or a majority thereof.

said account as instructed, in writing by the Committee or any member thereof, in payment of obligations incurred by Bronson in the normal course of operations, in excess of one hundred dollars.

claims of the creditors, for the benefit of each respective creditor for the uses and purposes herein set forth, and shall not assign, transfer, convey or set-over unto any other person, firm or corporation, such claim or claims, and upon the expiration of this agreement as hereinabove set forth, shall assign, transfer, convey and set-over unto each creditor signatory hereto the unpaid balance of his or its claim, if any.

signatory hereto, has been paid in full the amount due at the date of this contract or agreement, the Trustee shall return to Bronson all menies then held by him under this agreement, less his charges as herein set forth and any other proper charge against said account.

THIRTEENTH: Bronson agrees and promises to assign and setover to the Trustee any and all funds now credited to it in any
bank or trust company, to be deposited to the credit of "J. Vernon
Summers, Trustee for Bronson Corporation", for the purposes herein set forth.

FOURTEENTH: Bronson agrees and promises that when any income, rents, profits, proceeds of sales, or any other credits, increments or conversions of assets into money, shall be delivered to it, it shall deliver the same to the Trustee for deposit, to be held by the Trustee as aforesaid.

FIFTEENTH: Bronson agrees and promises that it shall incur no obligations from the date hereof in excess of one hundred dollars, and then only in the normal course of operation, without the prior written consent of the Committee or amajority thereof, or until the Creditors signatory hereto have been paid an amount equal to 50% of their debt at the date hereof.

SIXTEENTH: Bronson agrees to put forth all bona fide efforts to complete its contract for the prefabrication and/or construction or partial prefabrication and/or partial construction with National Ordinance Labratory Assoc., and Walsh-Holverson of 162 houses, more or less.

IN WITNESS WHEREOF, the respective parties hereto have caused this agreement to be signed by or in their respective names by their duly authorized officers or agents.

WITNESS:	CREDITOR	AMT. DUE	DATE
	BETTER HOMES EQUIPMENT COMPANY		
ر بر داد روبی او در برای در داد داد	BY:	<u></u>	, 1954
	COLONIAL HARDWOOD FLORING COMPANY		
	BY:		, 1954
	CAPITAL CONTRACTING C	OMPANY	
	Bil		1954